Our Terms. of the Weekly Indiana State Sentinel: Payments to be made always in advance. Semi-Weekly. (Published three times a week during the session.)

British Mediation.

sons to doubt the statement in the London Standard, also with the Government of Corrientes, so sharply that the British government has determined to offer that Captain Hotham had gone to mediate between its mediation for the adjustment of our difficulties them. The defences of the Argentines at San Lowith Mexico. "At least," says the Union, "we formidable, and altogether the letters describe matters hear no confirmation of it at Washington." Whether as in a very unpromising condition for the Allies. the British government has made the offer or not, we | A quarrel between General Paz and the Governhope that our government will not be in haste to ment of the Corrientes has resulted in his being accept it, if made. We are entirely capable of stopped of his command. Montevideo has been in a managing our own affairs, in this matter, without authorities to allow Gen. Rivers to land, he having England's help, and we should be very careful not to arrived from Rio. A portion of the troops declared permit England or France, to introduce on this conti- for him and a fight ensued, and several valuable lives nent their "balance of power" policy, under the were lost, but he was permitted to land and has been garb of friendly mediation, or in any way. There appointed Governor and commander of the forces. A are various reasons why such an offer by England ish Marines were drawn up with a field piece at the should be rejected, two of which are alone sufficient. Custom House, only one square from the scene of The first of these two is, that it has been the policy of these atrocities; and several launch loads of French Government, by a secret agent sent to Washington, has England for a long time to stimulate and aggravate at the Mole, but the French and English ministers indicated a desire to terminate hostilities. Paredes grad-England for a long time to stimulate and aggravate decided that it was a family quarrel, and they did not decided that it was a family quarrel, and they did not both protesting against this country; choose to interfere. The American consul's house both protesting against the news of the defeat of the Mexicans has and the second grows out of the British and French was guarded by a detachment of Marines from one of the purchaser immediately on receiving the bid, and the destrine that the parties accepting mediation are our vessels of war doctrine, that the parties accepting mediation are our vessels of war. subject to an armed intervention on the part of the We think that this unprofitable interference of Engmediator for the enforcement of his decrees. The land and France in a local quarrel between the South banish Paredes. The question then presents itself: touches upon these points briefly, in a letter dated the to those governments to beware how they recognize to their own country—through some information to the statute of features a search was ordered to be statute of features. 20th. We extract from his pertinent arguments the listen to any propositions for peace from him, or adopt the intrigues of their self-interested Ministers in those the intrigues of the propositions for peace from him, or adopt the British Consul, when lo and behold, a large on striking off the property, may be viewed as the memory on striking off the property, may be viewed as the memory of the British Consul, when lo and behold, a large on striking off the property, may be viewed as the memory of the British Consul, when lo and behold, a large on striking off the property, may be viewed as the memory of the British Consul, when lo and behold, a large on striking off the property, may be viewed as the memory of the British Consul, when lo and behold, a large of the property of the proper coincide in :

England desires peace. We desire peace. The usurpers. Our Mexican relations would become sub- introduced into the Senate a bill for a grant of land more than the possession of California. ject to the surveillance of England. All our treaties to the soldiers. This will pass if the federalists in with Mexico would have to be "rised" by that power mediation authorizes armed intervention.

7, issued by the Governor at New Albany, for the purpose of forming the companies of volunteers into christian.

officers were elected

1st Regiment-Jas. P. Drake, Colonel. C. C. Nave, Lt. Colonel. Henry S. Lane, Major. 2d Reginent-James H. Lane, Colonel M. McCarty, Lt. Colonel. W. A. Gorman, Major. 3d Regiment-Joseph Lane, Colonel. - Haddon, Lt. Colonel. - Cravens, Major.

ERROR CORRECTED .- Our excellent General and would-be Senator again, in his late letter to General Lowe, has fallen into an error. Now we Generals thing like good drill, Grubbs. are so sensitive, especially when not soup-eranuated, that we deem it our bounden duty to set the matter straight by the correction of the said error, or other- following list of Banks recently exploded, together wise it may bring out a correspondence equally fatal with the price paid for their notes in New York. in its effects to that of the late Generals in "high Lewis County Bank, 50 cts on the dollar. quarters," and all hands get scalded with "hasty White Plains Bank, 80 cts on the dollar. plates of soup." General H. informs General L. Farmers & Drov., 95 ets on the dollar. that he, General L., is the "oldest Brigadier in the Di- Bank of St. Clair, Mich., 25 cts on the dollar. vision." A reference to the record will show that Gen. Bank of River Raisin, Mich., 25 cts on the dollar. Wick's commission is some months prior to General Manu. and Mech, Nantucket, 37 cts on the dollar. Lowe's. We hope that this statement will set the warfare. And now we have said all we generally to be on the alert."-Ind. Courier.

this one of the best opportunities any of our young ation the Rev. John D. Hopkins. men can possibly have to serve their country and earn fame and money for themselves. We shall take (Some of the Whig papers are now very much pleasure in giving a full explanation of the nature of shocked at the terms of the Oregon treaty. For inthe service expected, pay, &c., to any who desire it; stance, the Brookville American saysand which information they may also learn on application to Lt. Van Buren himself. We will endeavor in our next to copy the rates of pay, &c. in

intended.

BREAK IN THE CANAL.-Quite an extensive breach in the Central Canal about a mile north of this city on Friday night last. A large number of hands are employed in repairing it; but some two or three weeks will probably elapse before the water will be again let in.

John Henry, of Mt. Auburn, Shelby county, was recently killed by lightning. He was a respectable

Allen Montanye and William J. Miller of Switzerland county, were killed by lightning on the 10th inst. They had taken shelter under a tree.

Hon. Richard P. Herrick, member of Congress from New York, died recently at Washington.

The Argentine Republic. Buenos Ayres papers to the 2d of May have been From an article in the "Union," on the subject of

for communication with the United States. ment, had not yet been accepted by the English and course of the President will appear clear and consis-French. Affairs are still in great confusion, the alfied powers of France and England being almost tired the negotiation out of his hands, we have no doubt of the war and its expenses. The commercial expedition up the Parana is about to be abandoned; no profits made and all kinds of embarrassments encountered. The British War Brig Racer had her mate never have been conceded to us, had it not been for Te following will hereafter be the permanent terms killed in an encounter between one of her boats and the people on shore. An Argentine schooner called the Federal, but captured by the allies and named the One copy, one year \$2.00 Obligado, ran ashore off San Lorenzo, and was cap-spatches addressed to the English and French governments, which give by no means a favorable account Twenty copies, do., to be directed to one person, 20,00 of the prospects of the allies in the interior. Intrigues of the British and French in Bolivia. Chili and Peru, to create revolutions and spread dissensions, are also \$4.00 | Three copies \$10.00 revealed in this correspondence. Great complaints lare made of Gen Paz for his want of energy and activity; he is said to have quarrelled with the Para-The Washington Union says there are strong rea- guayans, whose forces were about to be recalled; renzo and other points on the river are spoken of as

> state of revolution, occasioned by a refusal of the letter states that in this revolution a company of Brit-

American Republics is about terminating as we pre- having been driven by him into this defensive war, and ras, obtained through the treachery of the Mexicans terms and conditions of the contract and signed by the auc-

thus become as parental as in the days of our Colo- miserable Barnett game they have commenced. It vent it. This is the open and avowed object. A mem- Francisco, on the Pacific, and take possession of these nial vas-alage. To accept of the mediation of Eng- will save us considerable labor in the campaign, ber of the Cabinet so stated it yesterday, and not as any chief towns of California. Distance to Monterey on land under such circumstances, would be to throw the United States and both continents of America at her Especially would we recommend to the Tippecanoc don't believe that this Covernment wishes to constant the Pacific, about 2000 miles from Memphis, due Affirmed. United States and both continents of America at her feet! Peace or no peace, then, mediation is out of Journal, to lie right out, after the fashion of some of with, or seek any alliance with, Santa Anna. shows a wilful determination to deceive, and a sneak- is far below their value.

"We much fear the Whigs of this State will be On a subsequent day, we learn that the following caught 'napping' in the present contest for Governor. naval force now afford would be competent to it. -Grubbs's Indiana Courier, June 24.

has shown more sense and judgment in his editorial from the Committee on Foreign Affairs in relation to the pedition to Santa Fe under Col. Kearney. career than any other whig editor in the State, not means of terminating the Mexican war, by a speedy excepting friend Clarkson. Grubbs sees that the present campaign is led off on the Barnett principle, that will lead to peace. so far as the leading whig press is concerned. He sees that we know it. Hence he would, publicly, if he dared, caution his brethren to change their policy, and instead of fighting for the country and democracy, to change their batteries, and aim them at those who are safe and laughing at "their wide aim." No-

BROKEN BANKS .- Thompson's Reporter gives the Canal Bank of Lockport, 50 cts on the dollar. Commercial Bank, Macon, Geo.,

matter generally straight, and prevent a General "We warn our whig friends throughout the State have warned them thus for the last six years. We RECRUITING FOR THE ARMY .- Lt. Van Buren has suppose the Courier alludes to the next election; and opened a Rendezvous for enlisting recruits for the re- Marshal Tureen, alias Soup,-no, Scott, being hors Miller, Charles Kimbell, Lewis McCormic, William insolent foe, they will have the true courage and gular army, to serve in the Regiment of Mounted du combat, the rank and file of Whiggery are to get Roysdare, and William Hart, for Assessor, James greatness of mind to act with generosity towards the Riffemen. From what we have learned, we believe up some new man. We recommend to their consider-

surrendered every thing."

The National Intelligencer, on the other hand,

"On the whole, as we understand it, England has assented to terms not quite so favorable to her as were offered in Mr. Gallatin's proposition in 1827" What does the American think of this ?

We hear that James M. Ray, Esq. of this city, election the stockholders. We understand that Mr. Ray de- for that office on the first Monday in August next. clines serving in that capacity.

Too many soup-erfluous jokes are made at the K. Polk. erst ructure."

The Oregon Treaty.

received at New York. Nearly two months had the Oregon treaty, we take the subjoined paragraphs: elapsed without an opportunity offering at that place The Whig presses, we observe, are attributing to the course of the Senate the formation of the treaty. The mediation offered by the United States, and Now, we venture to assert that, when all the facts of the case shall be presented before the public, the tent throughout. Had not the Senate taken in part he would have obtained better terms from Great Britain, even than those which are contained in the treaty. But these terms, such as they are, would the firm and energetic, though pot offensive, stand taken by the President. It was the recommendation of the notice, the abrogation of the existing convention, and the other measures adopted by the President, which induced Great Britain to yield to the United States the great and valuable territory between the Columbia and the forty-ninth parallel of latitude,

claimed, stedfastly and from the first, as her boundary | Gen. Taylor is said to have sent back an answer that by Perkins, J. line the channel of the Columbia river, from its mouth "he would meet Gen. Arista at Monterey." We have To constitute a good plea of usury, it must aver that the Leavenworth via Bloomington - Arrives Tuesdays, up to the parallel of forty-nine degrees, and that she no doubt of the truth of this rumor. we believe, is entertained that at least two large Colonel Wilson's force amounts to about 800 men. States may be formed out of it. However this may | Advices are from Brazos Santiago to the 9th inst., be, the treaty, as rumor describes it, gives us about at half-past 10 A. M. The news of General Taylor's ion by Dewey, J. the western slope of our continent. The treaty allows state of Texas. subjects generally, but to the Hudson's Bay Company, to leave Point Isabel on the 7th inst., on their way to Property seized on an execution issued in 1842, on a judg- Pendleton Arrives Wednesdays at and this, it is rumored, for a limited period.

From the New York Sun, June 22. A SECRET Mission, it is understood, has gone to Havana to consult with Santa Anna and Almonte on Mexi- dition of life. They will soon get inured. can affairs, and rumors have reached us that the Mexican next to impossible to prevent the recurrence of a common resolutely refused to take arms against the Americans. terms of the contract, is the signing of a note in writing dicted at the beginning. It will be a lesson hereafter this nation insulted and falsified by his pronunciamentos to their own country - through some information tioneer with his own name is sufficient to bind both parties. FEDERAL WHIG CONSISTENCY.—The Federal Whig desires peace and amity with us, let the people manifest world desires peace, and in the present condition of papers are circulating a false statement, said to have their sincerity by placing in office men more friendly to 32 pounders, any quantity of shell and fourteen gun and Spooner for appellec. Europe it is of the utmost importance. But England proceeded from Daniel Webster, that the Government Mexico and to this country than the present functionaries carriages of large calibre were found concealed— Boyd v. Byrd. Error to the Wayne C. C. Opinion by is probably aware of the fact that Paredes was acting expenses are over half a million of dollars per day, power who shall govern it, but we have a right to de-locked up in rooms said to contain his private stores. A father on her behalf, if not with her assent, in overthrowing and they groan awfully in consequence. We have mand security for the future; and a patched up peace These discoveries have led to a rigid search for the unmarried daughter under twenty-one years of age, though Our Minister, Mr. Slidell, would have been accepted if England had not advised otherwise. Paredes was at present to assert our rights. We trust that in negonot only helping her through the Oregon negotiation, cratic members of Congress are unwilling and refuse tinting this peace we shall insist upon the possession of tary stores, was no doubt placed there to be protected Affirmed. Test for plaintiff; Newman for defendant. but he was getting up a monarchy in Mexico, in to raise the soldier's pay, and thus add a few more California, a country more essential to the prosperity of by the British flag, to be used in case of need against Pitzer v. Harmor. Appeal from the Boone C. C. Opinbut he was getting up a monarchy in Mexico, in accordance with the views of the "Bourbons" in Spain, France and England, and if he had succeeded.

The British Consul is in Mata
ion by the British Consul is in Ma Spain, France and England, and if he had succeeded, Government is at. It would puzzle a Philadelphia lions, which, added to the indemnity due to us by Mex-moras, but he finds the weather too hot, or his pres-cannot maintain an action for money paid against his princithe subjugation of all the South American Republics by the crowned heads of Europe, would have followed.

The Anglo-French intervention against the Republics

The Anglo-French intervention against the Republics and that he says the premises under his office and which Great Britain will make to our possessing Cali
The Anglo-French intervention against the Republics and that he says the premises under his office and which Great Britain will make to our possessing Cali
The Anglo-French intervention against the Republics and the Republics and the Republic and others v. Sheffer. Appeal from the Warren and The Anglo-French intervention against the Republic and the Republic and the Republic and The Anglo-French intervention against the Republic and The Anglo-French intervention and The Anglo-French interv of South America is only a part of the scheme. Our offer to mediate in that affair was rejected a few months ago by France and England in a most summary manago by France and England in a most summary man- necessarily very heavy. And it is also a fact that Government to ascertain whether there could be any ob- explanation, however, is laughed at here. ner. If we adopt this precedent in the Mexican question, we ought to reject the mediation of both powers. But there is a more important international powers and the regular army also, powers. But there is a more important international powers and the regular army also, powers. The powers are desirous of giviation on their part to the United States acquiring the port of San Francisco, in California. Lord Aberdeen report of San Francisco, in California and the Cavalry companies to rendezvous plied that there could be no objection, and it was but in the Mexican democratic members of Congress are desirous of giviation on their part to the United States acquiring the port of San Francisco, in California. Lord Aberdeen report of San Francisco, in California and the Cavalry companies to rendezvous plied that there could be no objection, and it was but in the same of Congress are desirous of giviation on their part to the United States acquiring the port of San Francisco, in California and another. Error to the Vermillion of San Francisco, in California and another are powered to command the Cavalry companies to rendezvous and the regular army also, plied that there could be no objection, and it was but in troyer. question involved in this offer of mediation. Some additional pay during the war. When a high tariff right that the Government of the Union should have a at Memphis. They are to proceed to Fulton, Ark., be joined with a count in trover. quently between the Republic of Uruguay and the amend so as to include the regular army. This le it on the ground that it would strengthen slavery—he States bordering Texas on the West, and separated Marquiss v. Rogers, Administrator. Error to the Allen Argentine Confederation, when England and France interfered and are now laying waste the territories of hoth Republics, on the ground that their former mediations with the responding to the first accepted, but afterwards withdrew. Members and never said a word about slavery until he went into first accepted, but afterwards withdrew. Members and never said a word about slavery until he went into first accepted, but afterwards withdrew. Members having held various valuable offices for thirty-five years, from Texas by the Rio Grande del Norte. Chihnahua of them, and have used some of them, and they are liked by those with have used them.

At all events, on the ground that it would create distinct the former mediation. At all events, on the ground that it would strengthen slavery—In the first accepted, but afterwards withdrew. Members from Texas by the Rio Grande as the first accepted, but afterwards withdrew. Members from Texas by the Rio Grande as the first accepted, but afterwards withdrew. Members from Texas by the Rio Grande as the first accepted, but afterwards withdrew. Members from Texas by the Rio Grande as the first accepted, but afterwards withdrew. Members from Texas by the Rio Grande as the first accepted, but afterwards withdrew. Members from Texas by the Rio Grande as the first accepted, but afterwards withdrew. Members from Texas by the Rio Grande as formed and first control and the first accepted, but afterwards withdrew. Members at first accepted, but afterwards withdrew. Members from Texas by the Rio Grande as formed and first accepted, but afterwards withdrew. Members at first accepted, but afterwards with a first accepted ation warranted an armed intervention! Upon the affection between the volunteers and regulars. And a boundary, carried in a direct line to the Pacific, which town the force pass. encounter a war with her if at any future time we whigs in the Senate, this unfairness was calculated Britain been placed in the position by Mexico which we North to California, some 300 miles distant, to the nearshould find it necessary to chastise the Mexican to lose the whole bill. Since, Senator Bright has have been, her demands would have comprised something est point; making the entire distance from Memphis on the plaintiff.

Correspondence of the Journal of Commerce. don't believe that this Government wishes to co-operate West.

the question so long as England and France advocate its brethren; and not to head an implied sneaking It has also been suggested that Capt. Mackenzie may Our Squadron in the Pacific.—The Union, notihave been authorized to purchase the Mexican steamers cing the recent news, says: Our squadron in the Pathe unheard of principle in international law, that falsehood with "It is thought;" "Is it true," &c. Montezuma and Gaudaloupe. The house of Mackintosh citic was generally in good health. The Constitution, Affirmed. This is worse for a professing christian, because it and Co. took them at eighty thousand dollars each, which her crew having become very much enfeebled in the

We publish in another column General Order No.

issued by the Governor at New Albany, for the pur
ing manner of doing it. A plump lie might in charity out of the ten millions appropriation, for the service of the Navy Department; and Mr. Bancroft could not do the Navy Department (Mr. Bancroft could not do the Navy Department better, perhaps, than to buy those iron steam ships, particularly as it is well understood that England and France orders to the Pacific squadron; and the Saratoga and giving her dower in the equitable estate of her husband, is

The Senate is to undertake the initiation of measures Washington.

The plan is not known, but it is, no doubt, the same that Mr. Calhoun had in view, when he made the above An effort will be made, to-morrow, to pass a joint re-

July the 1st of Octaber.

Fayette County.

On motion, a committee of five from each township was appointed as a nominating committee, for the purpose of nominating suitable candidates to fill the various offices at the ensuing election: whereupon the several committees were immediately formed, and retired for the purpose aforesaid. After being absent a short time, the com-

mittee returned, and reported by their chairman, Wm. Post, the following list of candidates, to-wit: For Representative, Robert Newton Taylor; for Clerk, lowing paragraph: You do, eh ? That is locofoco doctrine, for we Lewis C. Fouts; for Recorder, Israel W. Banham; for Sheriff, Samuel Reese; for Associate Judges, John J. Burk and James C. Rea; for County Commissioner, Charles Hubbert; for Seminary Trustees, Dr. Samuel magnanimity towards a weak, but, we freely admit,

> Elliott; for Coroner, William McCormic. by the Convention. The committee appointed to draft a preamble and resolutions, reported the following:

WHEREAS, We, the Democratic citizens of the county of the people to meet together for the purpose of selecting candidates to fill the various offices within the gift of the people, and as we having no v assem-

of such men, and such only, as possess the necessary horse, rode furiously towards the fellow and struck qualifications requisite to the discharge of their duties in he station in which they are called to act. Resolved, That we have full confidence in the honesty, integrity, and capability of the Hon. James Whitcomb; Indian by the scalp-lock, jerked him on his saddle,

Resolved, That the nomination of Paris C. Dunning

FROM THE ARMY.

THE ARMY IN MEXICO.—The army of the United States in Mexico appears now to be about 11,000 strong, as the following estimates will show; U.S. regulars, 3500; Louisiana volunteers, 4500; Texas, 750; Alabama, 750; Kentucky, 750; Missouri, 750; total, 11,000. With this army General Taylor will Mexico. He has already made the first movement by despatching Col. Wilson with 500 troops to take the town of Reinoso. After taking possession of the small towns, and securing his rear, he will take up his march for the interior. The enemy, it is expected, will make another stand at Monterey, if at all, though the last accounts represent that the government had sent orders for the remnant of the army to retreat to inserted before the word "hands" to make the indictment Tampico, with a view to the defence of Vera Cruz. good Taylor into the interior.

From the N. O. Tropic of June 15.

which she had so often solemnly declared she never A letter was received in town yesterday, which would surrender, and of which she was in actual stated that Gen. Arista had sent proposals to General Taylor for an armistice, and that he had established It is well known, indeed, that Great Britain has his head quarters at Monterey with 15,000 men. Cohee v. Co-per. Appeal from the Carroll C. C. Opinion Southers via Madison-Arrives daily, at

has more than once proclaimed the impossibility of News was most anxiously looked for from Colonel receding from that basis of negotiation. The country Wilson's expedition to Reinoso, as it was stated and between the Columbia river and that parallel which generally believed that Canales, with all his forces, that if they existed they were so given, on a trial upon that Western via Terre Haute-Arrives daily, at he present treaty is said to stipulate, has not yet amounting to from 12 to 1400 cavalry, are concentra- issue, and an error of the court therefore in sust ining debeen carefully surveyed or measured. But no doubt, ting there, and will in all probability show fight. murrers to pleas alleging those matters, will not reverse the

three degrees of seacoast on the Pacific, with the promotion to the grade of Brevet Major General has eventual exclusive navigation of the chief river on diffused joy, through all ranks in the army and in the a sheriff's sale, at a puce exceeding the amount of the exethe common navigation of this river, not to British | A Delegation from the Louisiana Legislature was

> Rough and Ready. There was a little sickness among our volunteers -diarrhora, arising from the change of food and con- chaser at a sheriff's sale, to recover the purchase money,

Texas has sent 2400 men to Mexico. A gentleman largely concerned in business at Mata-

to California, the probable ultimate destination of this notes were paid, their verdict should be for the defendant. department of the American forces, some 1500 miles. Held. That this instruction was wrong. The defendant could town or city in Europe. The Mother Country would We hope the federal whig press will keep up the

East Indies, and suffering from disease contracted The President has appropriated two and a half millions there, sailed for Boston via Valparaiso on the 22d be ready for sea in a few days.

Army, are now called for by the Adjutant General, at entitled to a judgment for the costs of the suit.

Wabash College.

The anniversary commencement of this institution occurs of Thursday, the 23d of July. There will be prize solution for an adjournment of Congress from the 6th of speaking by under graduates on the Monday evening previous. On Tuesday morning the "Academy of science," will hold its annual meeting. The exercises will be an address by G. Van Santvoord, Esq., of Lafayette, and the At a large and respectable meeting of the delegates of reading of scientific papers by other gentlemen. The the Democratic party of Fayette county, held at the court Society of Inquiry, the Columbian Institute, and the Euhouse in Connersville, on Saturday, the 20th day of June, phronian Society will be addressed respectively on Tues-1846, LEWIS C. FOUTS was chosen President, John day afternoon, Tuesday evening, and Wednesday eve-McConkey appointed Secretary, and Samuel Vance ning, by Rev. H. Curtis, of Madison, Hon. Godfove S. Affirmed. Orth, of Lafayette, and Hon. R. W. Thompson, of Terre On motion, Alfred Lader, Charles Hubbert, and Henry Haute. The oration before the Alumni will be delivered Affirmed Goodlander were appointed a committee to draft a pre- on Wednesday morning, by A. M. Carnahan, Esq., of Indianapolis. The Junior exhibition will take place on amble and resolutions expressive of the sense of the Wednesday afternoon. The appropriate exercises of commencement on Thursday to commence at 9 o'clock, A. M.

The conduct of some of our papers, in attacking their own country on account of the war with Mexico, is infamous and disgusting. The Toronto At Greencastle, Putnam co., Monday, 1 p. m., Examiner, of Canada, puts them to shame in the fol-

"Sincerely do we hope, that, when the Americans find themselves in a position to act with forbearance and enemy. For the sake of humanity, this should be On motion, the above ticket was unanimously adopted done. The Americans, we are aware have been forced

of Fayette, believing as we do in the right of the mass the following anecdote of Captain May, of the draarticle he sels shall be just as represented. Particular attention goons, which, if it be not true, is altogether in cha- will be paid to filling prescriptions and compounding medicines,

bled for that purpose upon the present occasion, "Capt. May was in the Florida service, and one day while scouting, saw an Indian taking aim at him Resolved, That we recommend for office the selection from behind a tree, whereupon he put spurs to his his gun just in time to give the bullet a direction through his hat. He then deliberately seized the and we pledge ourselves to support him for re-election and riding back to the camp, flung him on the ground. to the Governorship of Indiana at the next annual aying, "there, - you, lie there."

was among those who were elected as Directors of the Marshan, the wing candidate for Lieutenant-Governor of Indiana, waives the subject of the of Marion. All persons indebted to the said county meets our approbation, and we will give him our support the stockholders. We understand that Mr. Ray defect that office on the first Monday in August next.

Resolved. That we fully believe that the rights, interests, and liberties of the American people are and will and Dunning boldly approve and defend the bill for June 27, 1846. continue to be fully maintained in the hands of James redeeming the credit of the State. We hope Marshall Here is the very latest: "Gen. Scott's fame rests on a foundation too firm to be shaken," remarked one of his admirers yesterday. "The foundation will do," LEWIS C. FOUTS, President.

LEWIS C. FOUTS, President.

John McConkey, Secretary.

Resolved, That this meeting no adjourn, and the State debt, on the contrary "he would deceased, consisting of noises, and sheep, a four-horse wagon and gearing, ville, the Jeffersonian, at Richmond, the Jacksonian, at Rushwille, and the State Sentinel, at Indianapolis.

LEWIS C. FOUTS, President.

John McConkey, Secretary.

Resolved, That this meeting no adjourn, and the Conners four-horse wagon and gearing, and noisehold furnities, and various observances and various observances and various destrained and published in the formulation of ingly. It is further extered that a copy of this order be published in some four-horse wagon and gearing, and noise with god security will be allowed to purchase, and various cheer articles. They in the town of Indianapolis, in this State, for three weeks, by successfully will be required, payable without any relief from valuation or sive weekly insertions, there being no paper published in said Tipton appraisement laws.

John McConkey, Secretary.

John McConkey, Secretary.

Resolved, That this meeting no adjourn, and the Conners.

Idea of the State debt, on the contrary "he would be glad to see it," &c., We hope the people of Indianapolis, and various other articles. A think the constant of the contrary "he would be glad to see it," &c., We hope the people of Indianapolis, and various other articles.

LEWIS C. FOUTS, President.

John McConkey, Secretary.

John McConkey, S

SUPREME COURT OF INDIANA

Cases determined at the June Term, 1846. REPORTED FOR THE SENTINEL BY A. M. CARNAHAN.

TUE-DAY, June 23, 1846. Elliot v. Adams. Error to the Dearborn C. C. Opini by PERKINS, J

When a defendant has shown cause in answer to a rule in the Circuit Court to show cause against an award and failed he cannot have a re-hearing in equity. An award in such case takes the place of the verdict of a jury, and will not be set aside, when a new trial would not be granted. Affirmed.

Ward v. the State. Error to the Tippecanoe C. C. Opinion by PERKINS, J. When an indictment for murder charges that it was com- EARL S. STONE. mitted by shooting a musket which the defendant he'd in both hands, it is not necessary the word "his" should be

The next news will probably be, the advance of Gen. On a trial for murder after a prosecutor has closed his evidence, it is in the discretion of the Circuit Court whether they will compel him to call additional witnesses,

veidict was placed will not be received The substance of the dying declarations of him whose life was taken, may be given in, and on trial of the murderer. Cixcixxati via Lawrenceburgh-Arrives Suffdays, Wed-

alleged usurious agreement was corruptly made. A general plea of usury or fraud is good upon general demurier. Fraud and usury may both be given in evidence under the general issue in assumpsit, and it will be pre-umed udement for the plaintiff after a trial on the general issue. Affirmed. BIDDLE for the plaintiff; PRATT for the defendant.

If an execution plaintiff become the purchaser of land at cution and refuse to pay the purchase money, the sheriff GREENVILLE, O., via Winchester-Arrives Tuesday's and may recover the excess by motion with ten per cent, dama-

Matamoras, to present the thanks of that body to old ment rendered in 1841 on a contract, the date of which dies not appear, was correctly valued under the appraisement law

> A sheriff's notice of an intended motion against a purstands in the place of a declaration, and need not state that Sales of land as well as goods at auction, are within the

under the statute, and binds the purch ser. Every day some new light is discovered in Matamo- So a memorandum of the sale, stating with certainty the

A father can maintain an action for the seduction of his

CHANDLER for the appellants; Joiner for the appellee.

years ago the republics of the Rio de la Platte ac- whig demagogue, Stewart of Pennsylvania, moved to port on the Pacific; but when the subject was brought lying on Red river, and from thence, with an army of The statute (R. S. of 1843 p. 691) only renders it immacepted the mediation of France and England, and treaties of peace followed. War broke out subsequently between the Republic of Uruguay and the action be named treaties of peace followed. War broke out subsequently between the Republic of Uruguay and the action be named treaties of peace followed. War broke out subsequently between the Republic of Uruguay and the action be named to find the first the action be named treaties of peace followed. War broke out subsequently between the Republic of Uruguay and the action be named to find the first the action to find the fir

istravit. 4. Failure of con-ideration. Replication to the same principle, then, if we accept England's mediation on the Mexican question, we must be prepared to

The court instructed the jury that if they found that the The object of Commander Mackenzie's mission to Ha- It is probable, however, that General Wool's and not, under the issues prove payment of the notes. Reversed.

Little v. the State. Error to the Wayne C C. Affirmed. White et al. v. Hiatt et. al. Appeal from the Henry C. C.

McMillan v. Chase. Appeal from the Cass C. C. Affirmed. Lee et al. v. Lee. Error to the Grant C. C. Affirmed. Jones v. Little. Error to the Allen C. C. Affirmed. Hobbs et al. v. Kent et al. Error to the Steuben C. C.

Dawson v. Smith. Error to the Warren C. C. Affirmed. Pollage v. Bird. Appeal from the Marion C. C. Affirmed. THURSDAY, June 25. Crane v. Palmer. Error to the Jefferson C. C. Opinion

will demand that we shall enforce our blockade with an Dale have sailed for the same destination. The armed subordinate to the vendor's lien for unpaid purchase money. ample naval force, and, as it is doubted whether all our store ship Lexington, destined also for the Pacific, will Affirmed. Lyne for the plaintiff; BRIGHT for the defendant. by DEWEY J. It was Mr. Calhoun's averment, that if the declaration ANOTHER CALL ON MISSOURI.—The War Depart- If an action of debt be commenced in the Circuit Court, What! crying peccari at this early day! Grubbs of war against Mexico had been postponed one day, he ment has issued another call upon Missouri for one the declaration containing one count for a demand of less ment has issued another call upon Missouri for one the declaration containing one count for a demand of less

is right however; for though but a young coon, he is right however; for though but a young coon, he I learn that Mr. McDuffie is about to report a measure than fifty dollars, which is really due the plaintiff, and another can upon ment has issued another can upon in the standard than fifty dollars, which is really due the plaintiff, and another can upon in the standard mounted to the extension of the count, on which the plaintiff offers no evidence under ther count, on which the plaintiff offers no evidence under the general issue, the plaintiff is entitled to a judgment for Ten thousand recruits for the United States the debt demanded by the first count; but the defendant is Judgment which gives costs to the plaintiff on the first

count is reversed-the rest affirmed. PERRY for plaintiff, J. SMITH for defendant. Hill e Wilson. Error to the Grant C. C. Opinion by Crim con may take place between the parties without se-

If seduction was not proved, the damages should not be aggravated on the ground of seduction. Reversed. PRATT & BROWNLEE for plaintiff, JERE. SMITH for defendant. Carpenter v. Carns et al. Appeal Vanderburgh C. C.

Wats et ux, v. Stroud. Error to the Vanderburgh C. C.

Hatchens v. Smith. Error to the Grant C. C. Affirmed. P. C. Dunning.

Will address his fellow citizens, on the leading questions that agitate the country, at the following times and places, At Bowling Green, Clay co , Saturday, 1 p. m.,

A Candidate for Lieutenant Governor,

At Crawfordsville, Montgomery co., Tuesday, 1 p. m., 7th. At Lebanon, Boone co., Wednesday, 1 p. m., At Noblesville, Hamilton co., Thursday, 1 p. m., Further appointments will be made in due time.

DAVID CRAIGHEAD. Who'esale and Retail Dealer in Drugs, Medicines Paints, Oils, Varnishes, Dye Stuffs, Glassware, Window Glass, White Lead, Putty, &c .. THOULD respectfully inform his old customers, and the public

generally, that he has just returned from Philadelphia, New York, and Boston, where he has selected with great care, and purchased an extensive and genera a sortment of all articles in his CAPT. MAY.—The New Orleans Picayune relates

Capt. May.—The New Orleans Picayune relates

Capt. May.—The New Orleans Picayune relates

Capt. May.—The New Orleans Picayune relates and the store will be opened at any hour of the night when called

500 OUNCES SULPHATE QUININE, D. CRAIGHEAD. SHITH'S SUGAR COATED PILLS. A FRESH supply, just received by D. CRAIGHEAD. HARNESS MAKER WANTED.

ANTED, immediately, a good Journeyman Harness Maker. ADMINISTRATOR'S NOTICE. It is said that Marshall, the Whig candidate L county of Marion, State of Indiana, deceased, have been granted

MICHAEL COX, Administrator. ADMINISTRATOR'S SALE. Polk.

Resolved, That this meeting do adjourn; and that its will write a letter giving his views before the election. Will write a letter giving his views before the election. That this meeting do adjourn; and that its hereby given that the undersigned will expose to sale at public auction, on Saturday, the 25th day of July next, at the late the sald court, on or before the first day of the next term thereof, and

MARION COUNTY NOMINATIONS.

For Senator, WILLIAM STEWART. JOSEPH JOHNSON. For Representatives, & DANIEL MOORE,

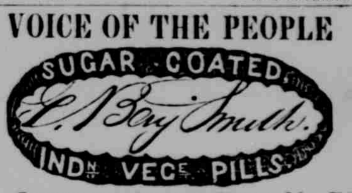
THOMAS W. COUNSEL. For Sheriff, BANNER LAWHEAD. For County Commissioner, JESSE PRICE. For Coroner, JOHN THOMPSON.

CANDIDATES. Announced by Request:

For Prosecuting Attorney of the 5th Circuit, I EDWARD LANDER. For Sheriff of Marion County, ALEX. W. RUSSELL.

INDIANAPOLIS POST OFFICE. Arrivals and Departures of the Mails. An affidavit of a juror showing the grounds on which the Cincinnati via Brookeille-Arrives Tuesdays, Thursdays, and Saturdays, at Closes Mondays, Wednesdays, and Fridays, at nesdays, and Fridays, at Closes Tuesdays, Thursdays, and Saturdays, at Thursdays, and Saturdays, at Closes Mondays, Wednesdays, and Fridays, at Mosnovia via Mooresville-Arrives Tuesdays and Saturdays, at Closes Tuesdays and Saturdays, at MONTEZUMA - Arrives Tuesdays and Saturdays, at . Closes Wednesdays and Saturdays, at . CRAWFORDSVILLE-Arrives daily, except Mondays, at Closes daily, except Mondays, at . Hunt v. Gregg. Appeal from the Dearborn C. C. Opin- LAFAYETTE via Lebanon-Arrives Saturdays, at Closes Wednesdays, at NORTHERN via Logansport-Arrives Tuesdays, Thursdays, and Saturdays, at -Closes Mondays, Wednesdays, and Fridays, at Saturdays, at -Coses Mondays and Fridays, at Penc via Bonnd Ripple-Arrives Fridays, at -L. DUNLAP, P. M. Indianapolis, July 1, 1846.

SELLING OFF CHEAP FOR CASH! now offers to sell at Very Reduced Prices, until the fifteenth day of the purchaser's contract for the property bid off by him was August next. People may re-t assured that Great Bargains will be given, and no mistake. Please call at No. 1 Palmer House. 8-3w A. G. WILLARO.



A most excellent, pleasant, and never failing Medicine, for the cure of Fevers. Ague, Dyspepsia, I digestion, Costiveness, Foul Stomach, Head Ache, Influenza, Impure Blood, Want of Appetite, Worms, Coughs and Colds, Liver Complaint, General Debility, Pains of all kinds, Female Complaints, and all Diseases that Pills, of any kind, can possibly cure.

I'V entions scraples will please read the following, never before published-facts regarding the Sugar Coated Improved Indian Vege table Pills for Consumption, Colds, Rheumatism, Dyspensia and Fevers Having been attacked some months since, with a bad cough, weak Smith's Sugar coated Improved Indian Vegetable Pitts which restored my health within six days, and I believe them to be the best remedy I ever used. GEORGE W. GRANGER. remedy I ever used.

Cambridge, October 19, 1844. Extract from A. G. Page's letter, dated Bath, January 1 1845. The Sugar Coated Indian Vegetable Pills you sent me sell well and A sale of real estate under execution must be governed give good satisfaction. They sell better than any I have had, by the law in farce when the contract was made. Reversed. Extract from Levi Borrett's letter, dated

Canaan, Maine, Pebruary 3, 1845. The Pills which I received from you have given such universal satisfaction where they have been purchased, and the sale has been so uniform, that I thought best to request you to send me on some more of them immediately, &c. Extract from William N. Packard's letter, dated

Monson, Massachusetts, January 22, 1845.
Sir-Enclosed is the payment for the last Pills. You will please Extract from Daniel Taft & Son's letter, dated

Your Pills were received a few days since, and we have sold some of them, and have used some of them ourselves and think very fa-Mr. J P Smith of Gloucester states that he has sold : il and wishes 8 dozen more immediately; and they give such universal satisfaction that he has determined to sell no other kind of Pills. Mr A Allen of Palmer Depot, states that "he was very thankful he was appointed agent, as his wife has been an invalid for some time, and a box of these pills immediately cured her, also that they had

performed alike wonderful cures in the town, and was entirely out and wanted some immediately-was agent for other pills, but should only recommend these." Extract from J B Danforth's letter, dated Barnard, Vermont, January 11, 1845. Please send me immediately 6 dozen Smith's Sugar Conted Indian Vegetable Pills. Those you sent a short time since are nearly all sold

The following letter from the South shows in what high estimation these pills are held: Harper's Ferry, Virginia, April 21, 1845. Dr H W Andrews-Sir-1 am in want of more Sugar Coated In dian Vegetable Pills. I have not one in store. There has been

much sickness, and as I have been much engaged, the pills run out before I was aware of it. They are well tiked here. Baltimore, April 15, 1845. Benjamin Smith, M D-Dear Sir-I berewith send you a draft on Messrs Switt, Briggs & Co, and you will eleast send the that amount in the Sugar Coated Improved Indian Vegetable Pills I have but 2

10 12 dozen on hand of the last 22 gross. I send you the enclosed letter from Mr. Cridier. II W ANDREWS, Druggist. From the West. Extract from Messts G & J Hill's lefter, dated

Detroit, March 29, 1815.
Dr Smith-Dear Sir-We received this day per express 14 gross of your sugar coated Indian Vegetable Pills which came very approposwe had been out of them for some time, and the calls for them had been frequent. All who have called a second time speak of these pills in the highest terms, and when our supply was running down, those who came for one box would take four or five. We have the Hutchens v. Smith. Error to the Randolph C. C. Opinion highest opinion of your pills, and it affords us peculiar pleasure to sell a medicine that gives such universal satisfaction. 85 PRICE 25 CENTS PER BOX AS

No "Sugar Coargo Pills" can be genuine, without the signature of the sole inventor, G Benjamin Smith, M D, President of the New York College of Health, upon every box. 179 Greenwich street, New York. Sold by D CRAIGHEAD, Indianapolis; WILLIAMS & McCLELLAN, Franklin ; W. Mounts, Columbus ; Brown & Thompson, Crawfordsville ; John F. King, Terre Haute ; R. H. Eldninge, Lafavette; BRUCE & ELDRIDGE, Logansport; J. M. DEFREES, Peru; H. B.

REED Fort Wayne; AMES & HOLLIDAY, Michigan City, Robert MEEKER, F W. Rongers, Laporte; and sold throughout the United Tr Beware of imitations NOTICE.

NOTICE is hereby given that the undersigned, as commissioners appointed by the Probate Court of Marion county, State of Indiana, will, on the 25th day of July, A. D. 1846, proceed to sell at ublic sale, by order of said probate court, the following described real estate, as the property of Samuel II. Cunningham, late of Hamilton county aforesaid, deceased, whose interest therein is now vested in George Bruce, as his executor, John Vanzandt, Leonard Beaver, Suspenah Beaver, Sarah Beaver, and to the estate of John Beaver, unior, late of Marion county aforesaid, deceased, to-wit: The cast half of the northwest quarter of section fifteen, in township seventeen north, of range five east containing eighty acres, upon which tract of land is now situated a saw mill and grist mill. Also, so much of the northeast qui rter of the section aforesaid as was or might be overflowed by the mill dam which on and before the tenth day of April. A. D. 1835, had been, or after the said named day might be, erected on the last named quarter section; all of which is situated in the said county of Marion. Also, the following described tract of land situated in Hamilton county, Indiana, to wit: The southwest quarter of the iortheast quarter of section eight of township seventeen north, of range five east. Also, the following described tract of land situated in Hancock county, Indiana, to wit: The portheast quarter of the northwest quarter of section fourteen, in town-lop seventeen north. of range five east. Also, the following described tract of land situated in the said county or Danidton, belonging to E'izabeth Beaver, widow of John Beaver, senior, late of the county of Marion, deceased, and to the estates and persons above named, as the proprietors of the aforesaid tracts of land, to-wit, the east half of the southwest quarter of section ten, in township seventeen north, of range five east, excepting the east part of the tract of land in Germantown. The said sale will be at public auction, at the saw null and grist mill signated upon the said premises, between the hours of ten o'clock, a, m, and four o'clock p. m., of said day. The said tracts of land will be sold such parcels as will surt purchasers, at not less than two-thirds of the appraised value, one fourth of the purchase money to be paid down one fourth thereof poyable in six moretis, one tourth therepayable in twelve mouths, and the femaning one fourth payable in ighteen months from the date of said sale; and for the portion of the parcha e money which shall remain unpaid at the time of the sale, the ourch:sers will be required to give notes with sufficient freshold security payable without any relief whatever from valuation or appraisement laws, with interest from date for the portion of purchase money which mises from the sale of improved lands or improvements.

LAZARUS B. WILSON, Commissioners. JOSEPH JOHNSON,

EXECUTOR'S NOTICE. O'l ICE is here'y given that the undersigned has taken letters tea-I tamentary on the last will and testement of John Watten, late of said county, deceased. All persons indebted to said estate are notified to make immediate payment, and those having claims against the same are notified to present the same, legally authenticated for settlement, within one year from this date. The estate is supposed to be solvent.

June 23, 1846.

8 E. N. SHIMER, Executor.

EXECUTOR'S SALE. NOTICE is her by given that the undersigned will proceed to expose to public anction, on the 15th day of September next, at the late residence of John Watten, late of Marion county, Indiana. deceased,

consisting in part of horses, bogs, sheep, bees, cattle, farming utensils, fanning mill, boy, wheat and outs, a variety of turning tools of all kinds. with, also, a fine lot of little wheel timber, well seasoned. Sale to take place on the 15th day of September next, at 10 o'clock, A. M. A credit of twelve months will be given on all sums of three dollars and upwards. All sums under three dollars, cash in hand. The purchaser will be required to give his note with approved freehold security, without relief from property or stay laws. June 23, 1846. E. N SHIMER, Executor. State of Indiana-Tipton county, ss.

IN THE TIPTON CIRCUIT COURT, SPRING TERM, A. D. 1846. Mary Folund vs. Samuel Mouroe and Josiah West - In Chancery OW comes the complainant, by Earl S. Stone, her counsel, appearing from affidavit filed that the said defendants, Samuel Monroe and Josiah West, are not residents of this State, it is therefore ordered that unless the said defendants personally be and appear before

For Prosecuting Attorney, EDWARD LANDER.